MARK S. ZACHARY
State Bar No. 22237450

McMahon Surovik Suttle
A Professional Corporation
P. O. Box 3679
Abilene, Texas 79604
325-676-9183/FAX 676-8836
Attorneys for Abilene Teachers Federal Credit Union

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS ABILENE DIVISION

IN RE:	§ 8	CASE NO. 08-10223-rlj13
	8	CHAPTER 13
	§	IF A TIMELY ANSWER IS FILED,
MAGDALENO HERNANDEZ	§	A FINAL HEARING ON THIS
AND	§	MOTION WILL BE HELD AT
SYLVIA CONCHA HERNANDEZ	§	11:00 O'CLOCK A. M, ON
	§ .	MAY 1, 2013
DEBTORS	§	
	§	
	8	THE HONORABLE
	8	ROBERT L. JONES

FIRST AMENDED MOTION FOR RELIEF FROM AUTOMATIC STAY AND CO-DEBTOR STAY

PURSUANT TO LOCAL BANKRUPTCY RULE 4001-1(b), A RESPONSE IS REQUIRED TO THIS MOTION, OR THE ALLEGATIONS IN THE MOTION MAY BE DEEMED ADMITTED, AND AN ORDER GRANTING THE RELIEF SOUGHT MAY BE ENTERED BY DEFAULT.

ANY RESPONSE SHALL BE IN WRITING AND FILED WITH THE CLERK OF THE UNITED STATES BANKRUPTCY COURT AT ROOM 306, 1205 TEXAS AVENUE, LUBBOCK, TEXAS 79401 BEFORE CLOSE OF BUSINESS ON MAY 1, 2013, WHICH IS AT LEAST 14 DAYS FROM THE DATE OF SERVICE HEREOF. A COPY SHALL BE SERVED UPON COUNSEL FOR THE MOVING PARTY AND ANY TRUSTEE OR EXAMINER APPOINTED IN THE CASE. ANY RESPONSE SHALL INCLUDE A DETAILED AND COMPREHENSIVE STATEMENT AS TO HOW THE MOVANT CAN BE "ADEQUATELY PROTECTED" IF THE STAY IS TO BE CONTINUED.

NOW COMES Abilene Teachers Federal Credit Union, Movant, and files this its Motion for Relief from Automatic Stay and Co-Debtor Stay and in support thereof would show the following:

1.

Magdaleno and Sylvia Hernandez filed this proceeding under Chapter 13 of the U.S. Bankruptcy Code on or about June 26, 2008. Co-Debtor Josie Hernandez is a co-borrower under the Loan Documents (hereafter defined) with Movant.

2.

This Court has jurisdiction over this proceeding pursuant to 11 U.S.C. § 362 and Bankruptcy Rules 4001 and 9014.

3.

Movant is a secured creditor in the above-captioned proceeding. Specifically, Sylvia Hernandez and a Co-Debtor, Josie Hernandez, entered into an Open-End Credit Agreement with Movant. A true and correct copy of such Open-End Credit Agreement (with redactions) is attached hereto as Exhibit "1" and incorporated herein by reference. Thereafter, Sylvia Hernandez and a Co-Debtor, Josie Hernandez, obtained a disbursement under the terms of the Open-End Credit Agreement and pledged the Motor Vehicle described in paragraph 4 below to secure their obligations under the Open-End Credit Agreement. A true and correct copy of the Disbursement Voucher and Personal Property Security Agreement (with redactions) executed by the Debtor Sylvia Hernandez and Co-Debtor Josie Hernandez in this regard is attached hereto as Exhibit "2" and incorporated herein by reference. The Open End Credit Agreement and Disbursement Voucher and Security Agreement are collectively referred to herein as the "Loan Documents".

4.

The indebtedness represented in paragraph 3 above is secured by a valid and duly perfected lien in favor of Movant on the following described personal property (the "Motor Vehicle")

2006 Chevrolet Trailblazer, VIN 1GNET16S266105938

A true and correct copy of the Texas Certificate of Title (with redactions) concerning the Motor Vehicle naming Abilene Teachers Federal Credit Union as lienholder of the Motor Vehicle is attached hereto as Exhibit "3" and incorporated herein by reference.

5.

According to Debtor's Chapter 13 Plan that has been approved by this Court, the loan that is referenced in Paragraph 3 above is to be made on a "direct" basis to Movant.

6.

Debtor Sylvia Hernandez and Co-Debtor Josie Hernandez are unable to make their monthly payments to Movant in accordance with the terms of the Loan Documents. These defaults under the Note have resulted in loss and harm to Movant. Specifically, the loan requires payments of \$364.00 per month and the loan is currently past due in the total sum of \$899.00, which includes the following past due payments:

December 25, 2012 (\$161) January 25, 2013 (\$364) February 25, 2013 (\$364).

7.

By reason of the foregoing, cause exists for vacating the stay so Movant may proceed to enforce its security interest in the Motor Vehicle in accordance with the Loan Documents, as well as to enforce its rights under the Loan Documents against Co-Debtor Josie Hernandez.

8.

Debtor has failed to provide adequate protection to Movant which constitutes cause to vacate the automatic stay of 11 U.S.C. § 362(a) and the Co-Debtor stay of 11 U.S.C. §1301.

9.

In accordance with the terms of the Loan Documents, Debtor is liable for costs and attorney's fees incurred by Movant in enforcing its rights as a result of breaches under the Loan Documents. Movant would allege that it is entitled to reasonable attorney's fees and costs incurred with regard to the filing of this Motion for Relief from Automatic Stay.

11.

Alternatively, Movant requests the Court enter an Order providing Movant adequate protection.

12.

This First Amended Motion for Relief from Automatic Stay is an amendment to the Motion for Relief from Automatic Stay filed by Movant in the above cause on March 22, 2013

WHEREFORE, Movant prays that pursuant to §362(d) and §1301 of the Bankruptcy Code:

- (1) The Court enter an Order after notice and hearing terminating the automatic stay (11 U.S.C. §362) as to Movant and the Co-Debtor Stay (11 U.S.C. §1301) as to Josie Hernandez relating to the Loan Documents and the Motor Vehicle; or
- (2) Alternatively, Movant be afforded adequate protection including, but not limited to, having all post-petition payments brought current and being reimbursed for its reasonable attorney's fees and expenses; and
- (3) Movant be granted such other and further relief to which it may show itself justly entitled, either at law or in equity.

Respectfully Submitted,

McMahon Surovik Suttle A Professional Corporation Post Office Box 3679 Abilene, Texas 79604 325-676-9183/FAX 676-8836

BY: /s/Mark S. Zachary
MARK S. ZACHARY
State Bar No. 22237450
Attorneys for Movant,
Abilene Teachers Federal Credit Union

CERTIFICATE OF CONFERENCE

On March 22, 2013 the undersigned communicated with Pam Richey regarding the relief requested in this Motion. The undersigned made a good faith effort to negotiate a settlement of the dispute with Debtor's Counsel, but was unsuccessful. Pam indicated that she is opposed to the relief sought in the Motion.

Signed this 26th day of March, 2013.

/s/Mark S. Zachary
Mark S. Zachary

CERTIFICATE OF SERVICE

I do hereby certify that on this the 26th day of March, 2013, I have served a true and correct copy of the above and foregoing upon all parties as shown below:

ATTORNEY FOR DEBTOR:

Via First Class Mail
Larry Reed Lewis
Monte J. White & Associates, P.C.
1106 Brook
Wichita Falls, Texas 76301

Via First Class Mail
Pam Richey
Monte J. White & Associates, P.C.
402 Cypress, Suite 310
Abilene, Texas 70601

DEBTORS:

Via Certified Mail, RRR 7011 2000 0000 5993 4607 Magdaleno Hernandez 1261 West Eden Munday, Texas 76371

Via Certified Mail, RRR 7011 2000 0000 5993 4614 Sylvia Concha Hernandez 1261 West Eden Munday, Texas 76371

PARTIES REQUESTING NOTICE:

Via First Class Mail
Thomas W. Choate
P.O. Box 206
Abilene, Texas

Via First Class Mail
B-Line, LLC
Attn: Steven Kane
P.O. Box 91121, Dept. 550
Seattle, Washington 98111-9221

CHAPTER 13 TRUSTEE:

Via First Class Mail
Mr. Walter O'Cheskey
6308 Iola Avenue
Lubbock, Texas 79424

U.S. TRUSTEE:

Via First Class Mail

U.S. Trustee's Office

1100 Commerce Street, Room 976

Dallas, Texas 75242

CO-DEBTOR:

Via Certified Mail, RRR 7011 2000 0000 5993 4621 Jodie Hernandez 7117 County Road 4235 Munday, Texas 76371

Via First Class Mail
Michael Reed
McCreary, Veselka, Bragg & Allen, P.C.
P.O. Box 1269
Round Rock, Texas 78680

/s/Mark S. Zachary

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EXHIBIT "1"

OMNICIE dt'	P.O. BOX 5708, ABILENE, TEXAS 79808 MAIN OFFICE 2801 NORTH 6TH ST., (325) 677-2274, FAX: (325) 676-0515 BRANCH OFFICE: 2555 BUFFALO GAP RD., (325) 692-7265, FAX: (325) 695-6547			
COMPLETE AND SIGN WHERE INDICATED BELOW, THE BORROWER(S) NAME, ADDRESS, CITY, STATE & ZIP CODE SYLVIA C HERNANDEZ JOSIE HERNANDEZ	N MAIL OR BRING THIS PAGE TO	MEMBER NO.		
1261 W EDEN ST MUNDAY, TX 76371-2021		EFFECTIVE DATE 3-24-2008		

This is a comprehensive Open-End Credit Plan Agreement: It consists of the credit services listed below under the heading "Subaccounts". Please read the Agreement below and the Open-End Credit Plan Agreement Supplement for the services you have requested and been approved for, then sign the credit plan agreement where indicated below.

In this Open-End Credit Plan Agreement (the "Plan Agreement"), the words "you" and "your" mean each person signing below, each person who signs any Credit Application or other Application for services in connection with this Plan. and each person who receives money, goods or services under the terms of any subaccount offered through this Plan. If more than one person is indebted or otherwise obligated under this Plan Agreement, each of you is jointly and severally liable for payment of all obligations hereunder. The words "we", "us" and "our" mean the Credit Union named above.

SUBACCOUNTS - Depending on the option you select when you complete your Application and at any later time, and depending upon the type of credit we agree to extend to you, this agreement covers lines of credit that are:

- (1) extended on your signature,
- (2) secured by personal property that is not your "dwelling", such as an automobile,
- (3) secured by shares and / or deposits held by us, and
- (4) secured by stock.

Additional Credit Related Services provided as separate accounts and requiring separate agreements may also be offered as follows:

- (5) Credit Card accounts,
- (6) Electronic Fund Transfers Services

This is an integrated plan consisting of and incorporating (i) your Open-End Credit Application, (ii) this Plan Agreement and Truth-In-Lending Disclosure, (iii) each separate Agreement In this Plan that applies to a credit related service you elect, (iv) our Open-End Credit Plan Agreement Supplement ("Supplement") as amended from time to time,

(v) each Insurance Agreement you enter Into for credit life or credit disability insurance offered in conjunction with this Plan and (vi) Electronic

OPEN-END CREDIT PLAN AGREEMENT AND TRUTH IN LENDING DISCLOSURE
Plan Agreement (the "Plan Agreement"), the words Fund Transfers Agreement, each Advance Request Voucher or Disbursement Voucher and Personal Property Security Agreement you sign, and every other document which you execute or which is provided to you in connection with any extension of credit or any credit related service offered under this Plan. This Plan Agreement is incorporated into each of the foregoing documents, and each document in turn is incorporated into and made part of this Plan Agreement. To the extent that the terms and conditions set forth in any of the foregoing documents differ from the terms and conditions in this Plan Agreement, the terms and conditions set forth in the foregoing documents will

> PROMISE TO PAY- You promise to repay all money loaned to you under this Plan Agreement plus finance charges and other charges which we may The Supplement discloses the amount of each charge we may impose and, in some cases, how we calculate the charge. The Supplement also discloses any late charges or other fees we may assess.

> COST OF CREDIT - You agree to pay a finance charge on all money loaned to you. Except as may otherwise be provided in our separate Credit Card Agreement or the Supplement, the finance charge you pay will be figured as follows: For each day since your last payment (or since your last advance if you have not made a payment), the unpaid balance in your subaccount is multiplied by the daily periodic rate for that subaccount. The sum of those charges is the finance charge you owe. If you have an unpaid balance in more than one subaccount, the finance charge is computed for each subaccount. The balance we use to compute the finance charge is the unpaid balance in your subaccount each day after all payments and credits have been subtracted and all cash advances and other charges added. The Initial dally periodic rate and the corresponding Annual Percentage Rate for each subaccount is disclosed in the Supplement. These rates may change if a variable rate applies, or if we elect to change the terms of a subaccount after giving you such advance notice as the law may require. (continued on reverse side)

YOU HAVE READ THE ENTIRE AGREEMENT AGREE TO BE BOUND BY ALL OF THE TE TERMS OF EACH SERVICE YOU HA	RMS OF THIS I	RVICE YOU HAVE APPLIED FOR, BY SIGN PLAN AGREEMENT FOR EACH SUCH SEF ED ARE INCORPORATED HEREIN BY REF HLY READ THIS CONTRACT BEFORE YO	ERENCE. U SIGN IT.
BORROWER'S SIGNATURE SYLVIA C HERNANDEZ	3:24:08	CO-BORROWER'S SIGNATURE X	DATE
CO-BOROWER'S SIGNATURE ODSIE HERNANDEZ	DATE 3-24-08	CO-BORROWER'S SIGNATURE X	DATE
WAFNESS (IF APPLICABLE) X	DATE	WITNESS (IF APPLICABLE) X	DATE

CREDIT INSURANCE APPLICATION AND DISCLOSURE STATE

REFER TO FORM #44MOB - Certificate of Insurance AND FORM #44HS - Health Statement

for Credit Insurance Application, Disclosure and Certificate of Insurance.

YOU MUST SIGN THE PLAN AGREEMENT ABOVE. IF YOU ELECT CREDIT INSURANCE COVERAGE,

YOU MUST ALSO COMPLETE AND SIGN THE C	REDIT INSURANCE APPLICATION A	AND DISCLUSURE.
GO III I I I I I I I I I I I I I I I I I	Credit Union Copy Member Copy	FORM NO.OCL-1025

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Omnicredit

OPEN-END CREDIT PLAN AGREEMENT AND TRUTH IN LENDING DISCLOSURE

THE TERMS AND CONDITIONS SET FORTH BELOW, ON THE REVERSE SIDE AND ON THE OPEN-END CREDIT PLAN AGREEMENT SUPPLEMENT ARE PART OF THE ENTIRE

CREDIT PLAN. IF YOU AGREE TO USE AND BE BOUND BY THE CLAUSES, TERMS AND CONDITIONS OF THIS PLAN, SIGN THE AGREEMENT ON THE REVERSE SIDE.

PAYMENTS - Your minimum monthly payment(s) and payment due date(s) will GENERAL PLEDGE OF SHARES - As security for all obligations you may owe be shown in the payment schedule of the Supplement and/or on the last under this Plan Agreement, you pledge, assign and give us a security interest Advance Request Voucher or Disbursement Voucher that was prepared for and lien in all shares and deposits in any account including transaction each subaccount you have used. Your payments will be due monthly. Each time a payment changes you will receive a voucher or other notice showing the amount and due date of the new payment. Your minimum payment will never be less than the smaller of the amount shown on the Supplement, or the full amount that you owe. If the amount of your payment or the payment due date shown in your Advance Request Voucher or Disbursement Voucher are different from the provisions of the Supplement or this Plan Agreement, the terms in the Advance Request Voucher or Disbursement Voucher will apply.

The minimum monthly payment is determined by the balance of each of your loan subaccounts following each new advance. Payments do not decline as the balance is reduced. The minimum monthly payment may increase if additional advances are made to you or if the Interest rate increases in additional advances are made to you or if the Interest rate increases. Your payments will be applied in any order the Credit Union elects. You may pay all or any part of what you owe under any subaccount at any time without penalty for prepayment. Your regularly scheduled payments will still be due, however, unless you and the credit union agree in writing to any change in the payment

SINGLE PAYMENT LOAN ADVANCES - If your loan is a Single Payment Loan Advance, by signing the Advance Request Voucher and/or Disbursement Voucher or the reverse side of the Advance Proceeds Check or by accepting funds we place in any of your credit union accounts or otherwise deliver to you or on your behalf, you agree to make the loan payment for the loan advance which includes the principal amount of the loan advance plus interest and all other costs that you owe from the date of the advance to the date that the payment is made. The payment due date is shown on the Disbursement Voucher.

SECURITY INTEREST- You grant us a security Interest in any personal property you purchase with the proceeds we loan to you under the Plan Agreement. You also grant us a security interest in any property given as collateral and described in any Advance Request Voucher, Disbursement Voucher or other instrument evidencing an advance under this Plan. If you give us a security interest in any property, that property will secure all advances under this Plan Agreement, as well as any other loans or obligations you owe us now or at any time in the future including any obligations arising out of any Credit Card Agreements you have with us or any overdraft that may occur with respect to any account you maintain with us. This security interest is given by all Borrowers and Co-Borrowers under this Plan and will secure the obligations of each such Borrower and Co-Borrower. obligations of each such Borrower and Co-Borrower. Property given as security will not secure other loans which are otherwise secured by real property which serves as your principal residence. If the property given as security meets the definition of "household goods" under the FTC Credit Practices Rule, that property will not secure other loans or obligations of yours. Collateral securing other loans with us will also secure all advances made under this Plan Agreement and any other obligations you may have under this

If we offer you a loan or line of credit that is secured by stock, you grant us a security Interest In the stock being pledged to secure by stock, you grant us a security Interest In the stock being pledged to secure that subaccount. You understand and agree that your line of credit is based on a percentage of the market value of the stock as described in the Supplement. You agree that your line of credit will be the percentage of the market value of the stock which is disclosed in the Supplement. If the value of your stock decreases and your subaccount balance exceeds the percentage of the market value of the stock as disclosed in the Supplement, you agree to immediately offer additional security that is acceptable to us or to pay the amount necessary to reduce the security that is acceptable to us or to pay the amount necessary to reduce the outstanding balance to no more than the stated applicable percentage of market value of the pledged stock. If you fall to do so, you will be in default and we may exercise any or all of the remedies provided in this Plan Agreement. The market value of the stock will be the closing price on the business day immediately preceding the date of the loan as published in the Wall Street Journal. This agreement is subject to all applicable rules and regulations of the government agencies and the exchanges upon which the stock is traded. If you are in default under this Plan Agreement, under any subaccount, or under the terms and conditions of any loan or other obligation you have with us at the terms and conditions of any loan or other obligation you have with us at any time, we may declare an event of default under the specific subaccount that is secured by the stock you have pledged and we may, with or without prior notice to you, sell any of your stock and apply the net proceeds to your loan balance after deducting costs of sale.

under this Plan Agreement, you pledge, assign and give us a security interest and lien in all shares and deposits in any account including transaction accounts with us in which you have an interest now or in the future. You are not accounts with us in which you have an interest now or in the nume. Tou are not giving a security interest in any shares or deposits in an IRA, SEP, Keogh, or any other account which, if pledged, would result in the loss of special tax treatment under the Internal Revenue Code. If you are in default under the Plan Agreement, or under any other loan or obligation you have with us, you authorize us to restrict withdrawals from any such account or to apply any or ell of your shares or deposits in any such account to amounts that you owe. Further, a statutory lien in favor of the credit union is impressed on the shares and deposits maintained in any account with us in which you have an interest. By signing this Plan Agreement, you acknowledge that such statutory lien is Impressed. A pledge, assignment, security interest or lien in shares and deposits, if any, given to secure any credit card account of yours will be governed by the terms and conditions of your Credit Card Agreement with us.

DEFAULT - You will be in default (a) if you fall to make a payment on time or in DEFAULT - You will be in default (a) if you fell to make a payment on time or in the amount required under this Plan Agreement or any voucher, (b) if you break any promise you have made under this Plan Agreement or any other agreement you have entered into with us, (c) if you file for relief under the Bankruptcy Code or otherwise become insolvent, (d) if you have given false or inaccurate information in connection with any application for credit or other credit related services with us, (e) if you are the subject of any gamishment, attachment, levy or other proceeding, or (f) if anything happens which we reasonably believe impairs your ability to pay what you owe, endangers any collateral you have given to secure any obligation with us, or impairs our recourse as to any such collateral. Except as otherwise provided under applicable law or in any written collateral. Except as otherwise provided under applicable law or in any written agreement with us, a default under the terms of any subaccount gives us the right to declare the balance in all of your accounts immediately due and payable. You agree to pay all costs of collection including court costs and reasonable attorney's fees which we may incur in enforcing this Plan Agreement or any other Agreement you have entered into with us. We can delay in enforcing any of our rights under this Plan Agreement any number of times without losing them. You expressly walve presentment, demand, notice of intention to accelerate, and notice of acceleration of the maturity of any amounts under this Plan Agreement.

Interest paid or agreed to be paid shall not exceed the maximum amount permissible under applicable law, and in contingency whatsoever, if we receive anything of value deemed interest under applicable law which would exceed the maximum amount of interest permissible, the excess interest shall be applied to the reduction of the unpaid principal amount, or refunded to you.

CONTINUED EFFECT - If any term, condition or provision of this Plan Agreement is determined to be inapplicable, ineffective or unenforceable, that determination shall not affect any other provision that is or may be incorporated into this Agreement. All other terms, conditions and provisions will continue in force until this Plan Agreement is terminated and all subaccount balances have been paid in full.

CHANGING OR CANCELLING THE AGREEMENT - We have the right to cancel this Plan Agreement or any Plan subaccount or change the terms of the Plan, this Plan Agreement, or one or more subaccounts, including the periodic rate that applies, at any time. You may cancel this Plan Agreement at any time by notifying us in writing. Your obligation to pay us what you owe continues if either of us cancels the Agreement.

ANNUAL PERCENTAGE RATE - The cost of borrowing money expressed as a

FINANCE CHARGE - The cost in dollars and cents of borrowing money. PERIODIC RATE - The Annual Percentage Rate divided by the number of periods in a year.

SECURITY INTEREST - Your transfer, assignment or pledge to us of your Interest in property to secure repayment of any credit advance or line of credit we offer you.

SECURITY AGREEMENT - A written document or statement in which you give us a security interest in property of yours, described in the security agreement, to secure repayment of your obligations owing to us:

The provisions set forth on the enclosed Open-End Credit Plan Agreement Supplement ("Supplement") and all other agreements contained in this document are part of the entire Plan. Please read all sections. If you agree to be bound by all the promises and terms of this Plan, sign on the reverse side of this Plan Agreement.

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ge 335 [00070000JZ27H26L]						ë
				- ABILENE TEAC	HERS FEDERAL CREDIT	UNION
Omnicredit"	RAND			P.O.BOX 57 2801 NORTH 6TH ST	706, ABILENE, TEXAS 79 MAIN OFFICE (325) 677-2274, FAX: (3 BRANCH OFFICE:	505
PERSONAL PROPERTY SE	CURITYAGRE	MENT	255		(325) 692-7265, FAX: (32	5) 695-6847
BORROWER'S NAME				O-BORROWE	R'S NAME	
SYLVIA C HERNANDEZ				IOSIE HERNANDE	Z	
1261 W EDEN ST			7	111 COUNTY ROA	AD 4235	
MUNDAY, TX 76371-2021			t e	MUNDAY, TX 76371		
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·····		SIGNAT	TURE(S)			
By your signature(s), you request that an adv End Credit Plan Agreement in the amount se section above. You acknowledge that you ha that you agree to be bound by the terms and End Credit Plan Agreement and the Truth accompany that Agreement. By endorsing accompany that Agreement. By endorsing tritizing any other service you request under the we deposit or disburse at your request, y advance and agree to repay the advance and set forth above.	ance be made (forth in the A ve previously re- conditions set in in Lending any advance pro- is voucher, of our acknowled	under your Open- mount Advanced sceived, read, and forth in your Open- Disclosures which roceeds check, by sceopling funds ge receipt of this	If you are giving this Disburseme by your signatu terms and com which appears on the reverse;	g a security interest to voucher and Press you acknow the Pern the reverse side side, the collateral to secure the secure that secure that secure the secure	st in any property in ersonal Property Se- ledge and agree to resonal Property Se- s, Subject to the pro- described above in the future. Colleter Amount Advanced se pove.	connection would Agreeme be bound by to curity Agreeme disions appear cures all of you at securing out t forth above a
advance and agree to repay the advance and set forth above. You promise that the information provided in Personal Property Security Agreement is true to check your employment and credit histor connection with this or any advance. If you re and address of any credit bureau from which we	this Disburses and correct any and to obtain equest, we will be received a co	ment Voucher and d you authorize us n credit reports in tell you the name redit report on you.	If you are not a Ba a security interes above, sign below you agree only to the reverse side.	orrower under this I st in collateral to a wand check the bo the terms of the F	Disbursement Voucher secure repayment of x for "Owner of Collate Personal Property Section 	but you are given amounts set for ref By doing mity Agreement
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FORMAD. DOZ.-1150-2-TX-AT (1099)

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PERSONAL PROPERTY SECURITY AGREEMENT

DEFINITIONS: In this Security Agreement (the "Security Agreement") "you" and "your" mean each person who signs on the reverse side and each person who signs on the reverse side. "We." us, who owns the property offered as security on the reverse side. "We." us, "our" and "Credit Union" mean the credit union named on the reverse side and anyone to whom the Credit Union transfers its rights under the terms and conditions of this Agreement. Terms not defined herein have the meaning given those terms in the "Open-End Credit Plan Agreement."

and anyone to know the Credit Drion translets its injust or the teeths and conditions of this Agreement. Terms not defined herein have the meaning given those terms in the "Open-End Credit Plan Agreement".

SINGLE PAYMENT LOAN ADVANCES: If your loan is a Single Payment Loan Advance, by signing the Advance Request Voucher and/or Disbursement Voucher or the reverse side of the Advance Proceeds Check or by accepting funds we place in any of your credit union accounts or otherwise deliver to you funds we place in any of your credit union accounts or otherwise deliver to you funds we place in any of your credit union accounts or otherwise deliver to you funds we place in any of your credit union accounts or otherwise deliver to you fund to you behalf, you agree to make the loan advance plus interest and all other costs that you owe from the date of the advance to the date that the payment Is made. The payment due date is shown on the Disbursement Voucher.

SECURITY INTEREST: By signing on the reverse side, or on any other check, draft or instrument which refers to or incorporates this Security Agreement by reference, you give us a security interest in the property give us a security interest in the property give us a security reverse side (the "Property" or "Security"). You are also giving us a security interest in the property if the property is sold, in any insurance years repayment of the Advance and the New Balance described on the reverse side, any renewal, refinancing or extension thereof, and any advances reverse side, any renewal, refinancing or extension thereof, and any advances reverse side, any renewal, refinancing or extension thereof, and any advances reverse side, any renewal, refinancing or extension thereof, and any advances reverse side, any renewal, refinancing or extension thereof, and any other follows the property interest also secures any other loans or obligations of yours.

This Security Interest also secures any other loans or obligations you own us now or at anytime in the future including

other loans or obligations of yours.

Collateral securing other loans with us may also secure the Advance and the New Balance described on the reverse side, and any other obligations you may have under this Disbursement Youcher and Personal Property Security Agreement.

Subject to the terms of each loan or other obligation, default under the terms of any loan or obligation you have with us constitutes a default under all loans and obligations which you have with us.

Subject to the terms of each loan or other obligation, default under all loans and loan or obligation you have with us constitutes a default under all loans and obligations which you have with us.

OWNERSHIP OF SECURED PROPERTY: You promise that you own the Security and that there are no liens or any other daims against the Security other than the credit union's. You agree not to sell or lease the Security or pledge it as security, to enterty: You promise you will (a) keep the property in good condition and in good repair; (b) obtain written permission from the Credit Union before making major alterations to the property; (c) perform all acts within the Credit Union deems necessary to make its security interest enforceable; (d) not use or allow the property to be used for any unlawful enforceable; (d) promptly notify the Credit Union it in spect the property at reasonable imnes; (f) pay all costs of protecting the property in the property is damaged, stolen, or abused; and (h) inform the Credit Union; if we property is damaged, stolen, or abused; and (h) inform the Credit Union; if we property is damaged, stolen, or abused; and (h) inform the Credit Union; if we property is damaged, stolen, or abused; and damage. The amount and coverage of the property will not move the property outside of the state in which you reside without the Credit Union splor written approval.

PROPERTY INSURANCE, TAXES AND FEES; You promise to pay all taxes and fees (like registration less) due on the property and to keep the property insurance must be acceptable to the Credit Union, you may provide the property insurance through a policy you already have, or through a policy of the property insurance through a policy you already have, or through a policy of the property insurance property that meets these requirements to us immediately after you coverage to the Credit Union, You agree to deliver a copy of a current insurance policy that meets these requirements to us immediately after you promise to make the insurance policy that meets

by the property. You agree that, if you cancel your insurance and obtain a refund, we have a right to the refund. You agree that we may use any insurance settlement to repair the property or to apply a toward what you owe in our sole discretion. You authorize us to endorse any insurance draft or check which may be payable to you in order to collect any refund or benefits due under any insurance policy which you purchased. Under no occumistances will we be responsible for insuring the property, even though we may have previously purchased insurance to protect our interest in the property.

property.

General Pledge of Shares: As security for all obligations you may owe under the Plan Agreement, you pledge, assign and give us a security interest and fien in all shares and deposits in any account including transaction accounts with us in which you have interest now or in the luture, You are not giving a security interest in any shares or deposits in an IRA, SEP or Keogh, or any other account which, if pledged, would result in the loss of special tax treatment under the internal Revenue Code, If you are in default under the Plan Agreement, or under any other loan or obligation you have with us, you authorize us to restrict withdrawals from any such account or to apply any or all of your shares or deposits in any such account to emounts that you over the same deposits maintained in any account with us in which you have an interest. By signing the Plan Agreement, and on the reverse side, you acknowledge that such statutory lien is impressed. A pledge, assignment, security interest or lien in shares and deposits. If any, given to secure any credit card account of yours will be governed by the terms and conditions of your Credit Card Agreement with us.

POWER OF ATTORNEY: You appoint the Credit Union as your attorney in fact

that stuch statusby lien is impressed. A pledge, assignment, security interest or lien in shares and deposits, it any, given to secure any credit card account of your will be governed by the terms and conditions of your Credit Card Agreement with us.

POWER OF ATTORNEY: You appoint the Credit Union as your altorney in fact to perform any acts necessary to maintain the property, to collect refunds or benefits due under any insurance policy on the property, to close refunds or benefits due under any insurance policy on the property, or to transfer title on any property that its titled.

DEFAULT: You will be in default (a) If you fail to make a payment on time or in the amount required under the Open-End Credit Plan Agreement or any yourself, by if you break any promise you have made under the Open-End Credit Plan Agreement or such yourself, or the promise you have given talse or inaccurate into with us.) If you lite for relief under the Bankruptcy Code or otherwise become took with any application for credit or other credit related services with a proceeding, or (i) If anything happens which we reasonably literated the proceeding, or (i) If anything happens which we reasonably happens which we reasonably happens which we reasonably happens our recourse to the Property. Except as otherwise provided under applicable law or in any written agreement with us. a default under the terms of any subseccount gives us the right to declare the balance in all costs of protecting, repairing and/or scilling the Property set which we may only be a property of the property o

IMPORTANTI THE PROPERTY DESCRIPTION ON THE REVERSE SIDE IS PART OF THIS AGREEMENT. Sign this agreement on the reverse side.

COLLATERAL INSURANCE NOTICE
PLEASE PROVIDE EVIDENCE OF INSURANCE IMMEDIATELY. INSURANCE REQUIREMENTS FOR SECURED ADVANCES This notice is to remind you that one of the requirements of any secured loan advance is that you carry a policy of insurance, as described in your Personal Property Security Agreement, to protect us from financial loss from any damage to the property you pledge. This insurance must remain in effect as long as the Property Insurance in the property Personal Property Security Agreement, the property Please review the "Property Insurance" provisions of your Personal Property Security Agreement carefully. If you do not purchase the required "Property Insurance", the insurance the credit union may purchase and charge you for will cover only the credit union's interest in the property. The insurance will not be liability insurance. page 6 [00070000K5HU2UE1]

EXHIBIT "3"

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